SEATTLE FIRST NATIONAL BANK

HEAD OFFICE REGION

MICHAEL V. SCALLON Assistant Vice President

March 7, 1980

6-0401050

11570 N

No. MAR 1 0 1980

RECORDATION NO. Filed 1425 Date.

MAR 10 1980 -2 15 PM Peo \$.50.00

Documents Recording Section INTERSTATE COMMERCE COMMISSIONICC Washington. D. C. Secretary of the Interstate Commerce Commission Washington D.C. 20423

RE: Letter of Transmittal - Railroad Car Security Interest

Gentlemen:

In compliance with the Interstate Commerce Commission recordation of documents requirements section 1116.4, the following is provided:

(1). Three (3) executed security agreements evidencing a purchase money security interest in two (2) 50 foot, 70 ton "XM" Railroad Boxcars:

> Serial #NYSW 2022 Serial #NYSW 2023

- (2). <u>Debtor:</u> Alvin I. and Jacqueline Goldfarb 6015 - 79th SE Mercer Island, Washington 98040
- (3). Security Party: Seattle-First National Bank Head Office
 1001 Fourth Avenue
 Seattle, Washington 98154
 Attn: Collateral Dept.
- (4). A Cashier's Check in the amount of \$50.00, representing the filing fee.

Please record this encumbrance and return the original to the attention of the undersigned at the address of the Secured Party.

If any further information is needed, please advise.

Sincerely

Michael V. Scallon

Assistant Vice President

gd encl.

Interstate Commerce Commission Washington, D.C. 20423

3/10/30

OFFICE OF THE SECRETARY

Michael V. Scallon Assistant Vice Fresident Seattle-First Wational Bank Head Office 1001 Fourth Avenue, Seattle Washington 98154 Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C. 11303, on 3/10/20 at 2:150, and assigned rerecordation number(s). 11570

Sincerely yours,

Agatha L. Mergenovich
Secretary

Enclosure(s)



(Chattel Mortgage Type Instrument. Do Not Use for Inventory or Retail Sale Transactions on Consumer Goods)

SECURITY AGREEMENT - EQUIPMENT, FARM EQUIPMENT, FIXTURES, OR CONSUMER GOODS

(May Be Used for Motor Vehicles and Aircraft in Above Categories)

THE UNDERSIGNED	Al	<u>vin</u>	I. Go	ldfarb							
hereinafter called "Debte	or") hereb	y grants	to SEATT	LE-FIRST NAT	ONAL BANK	(Head	Offi	ce	Branch)	
hereinafter called "Secur uted parts and equipmen				=	-	=			ether with all increases therein, all added ch property, to-wit:	and substi-	
	(Insert	full desc	ription of pro	operty, includin	g identifying d	ata such as year,	make, mode	el, serial a	nd identification numbers.)		
									11570		
TT74	. (2)	50	foot	70 +on	"VM"	Railroa	d Boy	Care	RECORDATION NOFiled 142	5	
. IW	J (2)	30	1000,	70 0011	Seria	al #NYSW al #NYSW	2022	Cars	MAR 10 1980 - 2 15 PM	5	
									INTERSTATE CUMMERCE COMMISSIO	N	
										••	
							•				
All of said property is	horoinaft	ar rafarra	ad to as the "	'collatoral'' and i	t is located in	The 48	conti	quous	United States County	Machinatas	
									otor to Secured Party presently existing ar		
arising, direct or indirect	and inte	est there	eon.						•	id Herealte	
									Loan granted		
12	12/	של על	ogethe	r with	any su	osequent	rene	waı C	or extension.		
		DEBT	OR HEREBY	REPRESENTS	S, COVENANT	S AND AGREES	WITH SECL	IRED PAR	TY AS FOLLOWS:		
1. Use of collateral - f	Residence	of Debt	or .			3. Owne	rship and L	iens			
Debtor agrees to co				-					is of legal age, (if a corporation) is duly org	=	
the property and will no use of the collateral in						_			state of its incorporation; owns the collate erests and encumbrances of every nature		
onmary use of the colla	eral is and	will be	as checked	here:					will not create or permit the existence of	-	
🔀 Personal, family or household purposes									t hereby created on the collateral without certificate of title now or hereafter exis		
☐ Business use							of the collateral will be delivered to Secured Party and will recite the interest of Secured Party.				
. ☐ Farming	use					•					
The Debtor (if a na	•			•		Dobto		pefore del	linquency all taxes or other governmen	tal charges	
of business, in the county set forth below, unless some other county is indicated here:						levied aga	levied against the collateral and will pay any tax which may be levied on any obliga- tion secured hereby.				
						tion secur	rea nereby.				
				Coun	ty, Washingtor		irs and Insp or will keep		eral in good repair. Secured Party may	inspect the	
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	collateral	at reasonab	le times ai	nd intervals and may for this purpose ente		
2. Fixtures If any of the collate	ral is to be	or has b	een attache	d to real estate,	the descriptio	•	which the	collateral	is located.		
of the real estate is as						6. Insura		the collate	eral continuously insured by an insurer a	nnroved b	
						Secured F	Party agains	t fire, theft	and other hazards designated at any time	by Secure	
			···········	Cour	ity, Washingto	n Party, in a	an amount e	equal to th	e full insurable value thereof or to all su	ms secured	
						•					
			The terms	and conditions	appearing on t	ne back hereof ar	e part of this	s Security	Agreement.		
					,,		Λ	, occurry	/		
When executed by			rty, the oblig	gations hereund	XA	eral as well as jo	oint.		Redbork		
Signed this	day of	_~	<i></i>		., 19.4/0		· · · · · ·	n///	procedure.		
6015-79th	SE	Me:	rcer I	sland,	WA	X	tores	ileuz	ne Halpat		
St	reet	 .		С	ity	*.	4	0	O		
<u> </u>	ALLING A	King	G OF DEBTO		nty, Washingto	n		10	IGNATURE OF DEBTOR)	·	
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(SIGNATURE OF DEBTOR)

nereby, with such form of loss payable clause as designated by and in favor of Secured Party, and will deliver the policies and receipts showing payment of premiums to the Secured Party. In the event of loss, Secured Party shall have full power to collect any and all insurance upon the collateral and to apply the same at its option to any obligation secured hereby, whether or not matured, or to the restoration or repair of the collateral. Secured Party shall have no liability whatsoever for any loss that may occur by reason of the omission or lack of coverage of any such insurance.

7 Removal of Sale

Without the prior written consent of Secured Party, Debtor will not sell or lease the collateral or any interest therein. The Secured Party may assign or transfer the whole or any part of the indebtedness, obligation or liability of the Debtor, and may transfer therewith as collateral security the whole or any part of the collateral herein mentioned, and all obligations, rights, powers and privileges herein provided shall inure to the benefit of the assignee and shall bind the heirs, executors, administrators, successors or assigns of the parties hereto, as the case may be.

8. Expenses incurred by Secured Party

Secured Party is not required to, but may at its option, pay any tax, assessment, insurance premium, expense, repair or other charges payable by Debtor, and any filling or recording fees, and any amount so paid, with interest thereon at the maximum rate permitted by law from date of payment until repaid shall be secured hereby and shall be repayable by Debtor on demand. The rights granted by this paragraph are not a waiver of any other rights of Secured Party arising from breach of any of the covenants hereof by Debtor.

9. Waivers

This Security Agreement shall not be qualified or supplemented by course of dealing. No waiver or modification by Secured Party of any of the terms or conditions hereof shall be effective unless in writing signed by Secured Party. No waiver or indu!gence by Secured Party as to any required performance by Debtor shall constitute a waiver as to any subsequent required performance or other obligations of Debtor hereunder.

10. Default

Time is of the essence in this Security Agreement, and in any of the following events, hereinafter called "Events of Default," to-wit:

- (a) Any failure to pay when due the full amount of any payment of principal, interest, taxes, insurance premiums or other charges which are or may be secured hereby; or
- (b) Any failure to perform as required by any covenant or agreement herein; or
- (c) The falsity of any representation by Debtor herein or in any credit application or financial statement given by Debtor to Secured Party as a basis for any extension of credit secured hereby; or
- (d) If the collateral should be seized or levied upon under any legal or governmental process against Debtor or against the collateral; or

- (e) If Debtor becomes insolvent or is the subject of a petition in bankruptcy, either voluntary or involuntary, or in any other proceeding under the federal bankruptcy laws; or makes an assignment for the benefit of creditors; or if Debtor is named in or the property is subjected to a suit for the appointment of a receiver; or
- (f) The Secured Party deems itself insecure.

Then and in any of such events of default, the entire amount of indebtedness secured hereby shall then or at any time thereafter, at the option of Secured Party become immediately due and payable without notice or demand, and Secured Party shall have an immediate right to pursue the remedies provided herein.

11. Remedies

In the event of a default hereunder, Secured Party shall have all remedies provided by law; and without limiting the generality of the foregoing, shall be entitled as follows:

- (a) Debtor agrees to put Secured Party in possession of the collateral on demand, and
- (b) Secured Party is authorized to enter any premises where the collateral is situated and take possession of said collateral without notice or demand and without legal proceedings; and
- (c) At the request of Secured Party, Debtor will assemble the collateral and make it available to Secured Party at a place designated by Secured Party which is reasonably convenient to both parties; and
- (d) Debtor agrees that a period of ten (10) days from the time notice is sent, by first class mail or otherwise, shall be a reasonable period of notification of a sale or other disposition of the collateral; and
- (e) Debtor agrees that any notice or other communication by Secured Party to Debtor shall be sent to the mailing address of the Debtor stated herein; and
- (f) Debtor agrees to pay on demand the amount of all expenses reasonably incurred by Secured Party in protecting or realizing on the collateral. In the event that this Security Agreement or any obligation secured by it is referred to an attorney for protecting or defending the priority of Secured Party's interest or for collection or realization procedures, Debtor agrees to pay a reasonable attorney's fee, including fees incurred in both trial and appellate courts, or fees incurred without suit, and expenses of title search and all court costs and costs of public officials. The sums agreed to be paid in this subparagraph shall be secured hereby; and
- (g) If Secured Party disposes of the collateral, Debtor agrees to pay any deficiency remaining after application of the net proceeds to any indebtedness secured hereby.
- 12. This Security Agreement and the indebtedness hereby secured are subject to the laws of the State of Washington and are to be construed in accordance therewith

13. Supplement to Security Agreement - Personal Property

- (a). "The Debtor covenants and agrees that it will cause this Security Agreement and all Amendments, Supplements and Assignments hereto to be duly filed with the Interstate Commerce Commission in accordance with Section 20C of the Interstate Commerce Commission Act, at Debtor's sole cost and expense.
- 14. See Attachment for Acknowledgements and Certification.

ATTACHMENT TO SECURITY AGREEMENT DATED

INDIVIDUAL FORM OF ACKNOWLEDGEMENT

STATE OF Washington
County of King, ss:
On this 6 day of March 1980, before me
personally appeared out the foregoing instrument and he
acknowledged that he executed the same as his free act and deed.
(SEAL) Westkey Denton
Notary/Public Notary/Public
My commission expires Oct 10 1988.